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Notice of Allowability	Application No.	Applicant(s)	
	09/833,915	HUTCHINSON, WAYNE L.	
	Examiner	Art Unit	
	Fred I. Ehichioya	2162	
The MAILING DATE of this communication appe All claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RI of the Office or upon petition by the applicant. See 37 CFR 1.313	(OR REMAINS) CLOSED in t or other appropriate commur GHTS. This application is su	his application. If not included iication will be mailed in due cou	ırse. THIS
1. This communication is responsive to <u>9/20/2004</u> .			
2. The allowed claim(s) is/are 1 - 7.			
3. The drawings filed on 12 April 2001 are accepted by the Ex	kaminer.		
4. ☐ Acknowledgment is made of a claim for foreign priority una) ☐ All b) ☐ Some* c) ☐ None of the: 1. ☐ Certified copies of the priority documents have 2. ☐ Certified copies of the priority documents have 3. ☐ Copies of the certified copies of the priority documents have International Bureau (PCT Rule 17.2(a)). * Certified copies not received: Applicant has THREE MONTHS FROM THE "MAILING DATE" on the delay. Failure to timely comply will result in ABANDONM THIS THREE-MONTH PERIOD IS NOT EXTENDABLE. 5. ☐ A SUBSTITUTE OATH OR DECLARATION must be submit INFORMAL PATENT APPLICATION (PTO-152) which give 6. ☐ CORRECTED DRAWINGS (as "replacement sheets") must	been received. been received in Application cuments have been received of this communication to file a lENT of this application. itted. Note the attached EXAM as reason(s) why the oath or contact the submitted.	Noin this national stage application a reply complying with the requirMINER'S AMENDMENT or NOT declaration is deficient.	ements
(a) ☐ including changes required by the Notice of Draftspers		(PTO-948) attached	
1) hereto or 2) to Paper No./Mail Date	-	(,	
,		the Office estine of	
(b) ☐ including changes required by the attached Examiner's Paper No./Mail Date	s Amendment / Comment or ii	if the Office action of	
Identifying indicia such as the application number (see 37 CFR 1. each sheet. Replacement sheet(s) should be labeled as such in the			ck) of
7. DEPOSIT OF and/or INFORMATION about the deposit attached Examiner's comment regarding REQUIREMENT in the second			∍ the
Attachment(s)	_		
1. Notice of References Cited (PTO-892)		rmal Patent Application (PTO-1	52)
2. Notice of Draftperson's Patent Drawing Review (PTO-948)	6. ⊠ Interview Sur Paper No /M		
3. Information Disclosure Statements (PTO-1449 or PTO/SB/0 Paper No./Mail Date	8), 7. 🛭 Examiner's A	lail Date mendment/Comment	
4. Examiner's Comment Regarding Requirement for Deposit of Biological Material	8. ⊠ Examiner's S 9. □ Other	tatement of Reasons for Allowa	nce
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		LLIMING C. C. A. C.	

Art Unit: 2162

DETAILED ACTION

Election/Restrictions

Restriction to one of the following inventions is required under 35 U.S.C.
 121:

- Group I. Claims 1 7, drawn to file maintenance classified in class 707, subclass 201.
- Group II. Claims 8 15, drawn to database schema, classified in class 707, subclass 100.
- Group III. Claims 16 20, drawn to generating database, classified in class 707, subclass 102.

The inventions are distinct, each from the other because of the following reasons:

2. Inventions listed as Group I, Group II, and Group III are related as subcombinations disclosed as usable together in a single combination. The subcombinations are distinct from each other if they are shown to be separately usable. In the instant case, invention has separate utility as follows:

Group I has separate utility such as a method of dynamically configuring a cardinality of keyword attributes having executable instructions, comprising the steps of: generating a table having a table schema comprising an identification field, a keyword field, and a keyword value field; inserting a first value into the table wherein the first value is part of the keyword value field and associated with a first keyword which is part of the keyword field; inserting a second value into the table wherein the second value is part of the keyword value field and

Art Unit: 2162

associated with the first keyword; and associating a first identification which is part of the identification field with the first keyword, the first value.

Group II has separate utility such as a method of expanding a table schema without modifying the table schema having executable instructions, comprising the steps of: generating a table schema having an identification field, a keyword field, and a keyword value field; and associating a first value and a second value of the keyword value field with a first keyword of the keyword field within the table schema. See MPEP § 806.05(d).

Group III has separate utility such as a method of expanding a keyword by permitting one or more keyword values to be associated with each keyword having executable instructions, comprising the steps of: generating a table having an identification field, a keyword field, and keyword value field, wherein the table includes a table schema; and receiving a first keyword associated with the keyword field and having a first value and a second value, each value associated with the keyword value field within the table schema. See MPEP § 806.05(d).

Because these inventions are distinct for the reasons given above and have acquired a separate status in the art as shown by their different classification, restriction for examination purposes as indicated is proper.

Because these inventions are distinct for the reasons given above and the search required for Group I is not required for Group II and Group III, search required for Group II is not required for Group II and Search required

Art Unit: 2162

for Group III is not required for Group I and Group II, restriction for examination purposes as indicated is proper.

Because these inventions are distinct for the reasons given above and have acquired a separate status in the art because of their recognized divergent subject matter, restriction for examination purposes as indicated is proper.

During telephone conversation with Joseph P. Mehrle, Attorney for the Applicant, Registration Number 45,535 on November 18, 2004 a provisional election was made without traverse to prosecute the invention of Group I, claims 1 – 7. Applicant in reply to this Office action must make affirmation of this election. Claims 8 - 20 are withdrawn from further consideration by the examiner, 37 CFR 1.142(b), as being drawn to a non-elected invention.

Applicant is reminded that upon the cancellation of claims to a non-elected invention, the inventorship must be amended in compliance with 37 CFR 1.48(b) if one or more of the currently named inventors is no longer an inventor of at least one claim remaining in the application. Any amendment of inventorship must be accompanied by a request under 37 CFR 1.48(b) and by the fee required under 37 CFR 1.17(i).

Examiner's Amendment

 During telephone conversation with Joseph P. Mehrle, Attorney for the Applicant, Registration Number 45,535 on November 18, 2004 authorizations for this Examiner's amendment was given in a telephone interview.

Art Unit: 2162

An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

The application has been amended as follows:

In the claims,

Please cancel claims 8 - 20.

Allowable Subject Matter

- 4. Claims 1 7 are allowed over the prior art of record.
- 5. The following is an examiner's statement of reasons for allowance:

The prior art of record, either singularly or in combination, fail to anticipate or render obvious the recited feature "associating a first identification which is part of the identification field with the first keyword, the first value, and the second value within the table schema, and wherein the first keyword includes at least two field names, wherein each field name is associated with a separate external table and each field name is also associated with one of the first or second values of the keyword value field", as recited in the independent claims.

The dependent claims, being definite, further limiting, and fully enabled by the specification are also allowed.

6. Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Art Unit: 2162

Conclusion

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Fred I. Ehichioya whose telephone number is 571-272-4034. The examiner can normally be reached on M - F 8:00 AM to 4:30 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John E. Breene can be reached on 571-272-4107. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Fred I. Ehichioya Patent Examiner Art Unit 2162

November 29, 2004

SHAHID ALAM PRIMARY EXAMINER